[POC. No. 12]

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY – CAMDEN VICINAGE

MARTIN KRATZ, EXECUTOR For the Estate of GLADYS KRATZ, Deceased, and MARTIN KRATZ, Individually,

CIVIL ACTION

Plaintiff

NO. 1:15-CV-02906-JHR-JS

HON. JOEL SCHNEIDER, U.S.M.J.

v.

alternative,

LINWOOD CARE CENTER, REVERA: HEALTH SYSTEMS, ABC, INC. (1-10); : JOHN DOE, (1-10) and JANE DOE, : R.N. (1-10) said names, ABC, Inc. : John Doe and Jane Doe, being fictitious, : Jointly, individually, and in the :

ORDER

Defendants

Defendants :

THIS MATTER having been brought before the Court upon the application of Buchanan Ingersoll & Rooney, P.C., attorneys for Defendants CPL (LINWOOD) LLC d/b/a Linwood Care Center (improperly pled as Linwood Care Center) and Revera Health Systems, Inc. (improperly pled as Revera Health Systems) (hereinafter "Defendants") for the entry of an Order granting its Motion to Compel Discovery, under Rule 37, on notice to Plaintiff Martin Kratz; the Court having considered the moving papers and any opposition thereto; and good cause having been shown,

IT IS HEREBY ORDERED THIS day of day of 2015 that Defendants' Motion to Compel is GRANTED;

IT IS FURTHER ORDERED that Plaintiff must provide Defendants with answers to November 25, 2015

Defendants' Initial Discovery Requests on or before ______; and

IT IS FURTHER ORDERED that Defendants shall serve this Order upon Plaintiff's

attorney within three (3) days of the date of this Order. Defense counsel shall promptly Advise the Court if plaintiffs do not comply with this

Order

Order

Defense counsel shall promptly Advise the Court if plaintiffs do not if plaintiffs do not level school JOEL SCHNEIDER
United States Magistrate Judge